UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

v.

ALEXANDER MASHINSKY,

Case No. 23 cr. 347 (JGK)

Defendant.

## MOTION FOR PERMISSION TO BRING ELECTRONIC DEVICES INTO COURTROOM FOR SENTENCING HEARING

Pursuant to the District's Courthouse Security Policies, including the Court's February 27, 2014 Standing Order (M10-468), the undersigned counsel for defendant Alexander Mashinsky ("Defendant") respectfully moves for permission to bring computers and other electronic devices into the courtroom for the May 8, 2025 sentencing hearing. Specifically, defense counsel requests permission to bring those items identified in their Application, appended to this Motion.

This Motion is supported by good cause in that each of the identified devices is necessary to aid counsel during the May 8<sup>th</sup> sentencing hearing.

WHEREFORE, for the foregoing reasons, Defendant respectfully requests that the Court permit the undersigned counsel and support personnel to bring the identified electronic devices into the courtroom during the sentencing hearing.

Dated: New York, New York

Respectfully submitted,

May 7, 2025

By: /s/ Marc L. Mukasey
Marc L. Mukasey
Torrey K. Young

Michael F. Westfal

MUKASEY YOUNG LLP 570 Lexington Avenue, Suite 3500

New York, New York 10022 (212) 466-6400

Counsel for Defendant Alexander Mashinsky